UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA Norfolk Division

UNITED STATES OF AMERICA

v. 2:06CR98

MARK ANTHONY KING,

Defendant.

REPORT AND RECOMMENDATION CONCERNING GUILTY PLEA

Defendant, by consent, has appeared before the undersigned pursuant to Rule 11, Federal Rules of Criminal Procedure, and referral from a United States District Judge and has entered a guilty plea to possession with intent to distribute cocaine (Count 2), and possession of a firearm in furtherance of drug trafficking, in violation of 21 U.S.C. § 841, and 18 U.S.C. § 924(c). Defendant is also charged with conspiracy to distribute and possess with intent to distribute marijuana and MDMA (Count 1), possession of a firearm and ammunition by a felon (Count 4), and using and/or maintaining a drug premises (Count 5), in violation of 21 U.S.C. § 846 and 856(a)(1), and 18 U.S.C. § 922(g)(1). Defendant understands that these charges will be dismissed upon acceptance of his guilty pleas, and the United States confirmed defendant's understanding.

Defendant was represented by retained counsel, James O. Broccoletti, Esquire. On September 15, 2006, defendant appeared before the Court for the purpose of entering his guilty pleas. He was appropriate in appearance, responsive, and competently prepared for the hearing.

Defendant answered all questions put to him in clear and concise language. On those occasions when he had a question, defendant consulted with counsel and then promptly answered. Defendant was courteous and appropriate in his behavior at all times and clearly understood the seriousness of his position. At the close of the proceeding, defendant was remanded to the custody of the United States Marshal, pending completion of a presentence report and sentencing.

Defendant is thirty-six years of age, completed the eighth grade and has his GED, and speaks English as his native language. There was no evidence that defendant was on drugs, alcohol, or medication which might impair his judgment. He was cooperative throughout the proceeding.

Defendant entered the guilty pleas pursuant to a plea agreement. The plea agreement was renegotiated, in part, immediately prior to the hearing. Defendant clearly benefitted from the change made to the agreement. Defense counsel did a good job of preparing defendant to enter his pleas. The Court is completely satisfied, based upon defendant's responses, that he fully appreciates his position. Furthermore, defendant acknowledged that the statement of facts prepared in anticipation of his pleas accurately reflects the government's evidence, in the event of trial.

After cautioning and examining defendant under oath concerning each of the subjects mentioned in Rule 11, the Court determined that the offenses charged are supported by independent facts, establishing each of the essential elements of such offense. Therefore, the Court recommends that the guilty pleas be accepted and that defendant be adjudged guilty and have sentence imposed accordingly.

Failure to file written objections to this report and recommendation within ten days from the date of its service shall bar an aggrieved party from attacking such report and recommendation before the assigned United States District Judge. 28 U.S.C. § 636(b)(1)(B).

/s/

James E. Bradberry United States Magistrate Judge

Norfolk, Virginia

<u>September 18</u>, 2006

Clerk's Mailing Certificate

A copy of the foregoing Report was mailed this date to each of the following:

James O. Broccoletti, Esquire Zoby & Broccoletti 6663 Stoney Point South Norfolk, VA 23502

Jessica Norris, Esquire Assistant United States Attorney United States Attorney's Office 101 West Main Street, Suite 8000 Norfolk, VA 23510

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